IN THE UNITED STATES DISTRICT COURT Case 3:14-cr-00022#Wir DECUMOPATE PARN FIREST 03/26/21/4TE RASe 1 of 1 PageID 37 DALLAS DIVISION

UNITE	ED STATES OF AMERICA)		
VS.))	CASE NO.:	3:14-CR-022-M (01)
НЕСТО	OR MEDINA-OCHOA, Defendant.))		
	ORDER ACCEPTING REP UNITED STATES MAGISTRA			
Magist 28 U.S. Magist Court a Illegal	After reviewing all relevant matters of rent of the defendant, and the Report and Forate Judge, and no objections thereto have. C. § 636(b)(1), the undersigned District Jorate Judge concerning the Plea of Guilty is accepts the plea of guilty, and HECTOR Reentry After Removal from the United Sordance with the Court's scheduling order	Recommendation Corving been filed within Judge is of the opinion is correct, and it is her MEDINA-OCHOA is States, a violation of 8	ncerning Plea of Guilty fourteen days of servi in that the Report and Ro reby accepted by the Co is hereby adjudged guil	of the United States ce in accordance with ecommendation of the purt. Accordingly, the lty of Count 1, that is,
⊠	The defendant is ordered to remain is	n custody.		
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than			
	The defendant is not ordered detained p ☐ There is a substantial likelihood ☐ The Government has recomment ☐ This matter shall be set for h	d that a motion for accorded that no sentence hearing before the Usination, by clear and contact that the contact is a sentence of the Usination.	quittal or new trial will of imprisonment be in nited States Magistration on vincing evidence, of	I be granted, or nposed, and te Judge who set the whether the defendant
	The defendant is not ordered detained p a motion alleging that there are except detained under § 3143(a)(2). This matter who set the conditions of release for dexceptional circumstances under § 3145 and whether it has been shown by clear a danger to any other person or the communication.	etional circumstances or shall be set for heari determination of whet of (c) why the defendar and convincing eviden	under § 3145(c) why ing before the United States it has been clearly at should not be detained note that the defendant in	he/she should not be tates Magistrate Judge shown that there are ed under § 3143(a)(2),
	SIGNED this 26 th day of March 2014	_		

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS